CHAPTER 1065

IOWA COMMUNICATIONS NETWORK — ACCESS BY HOMELAND SECURITY OR DEFENSE FACILITIES S.F. 2203

AN ACT providing for access to the Iowa communications network by homeland security or defense facilities.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. Section 8D.2, subsection 5, Code Supplement 2001, is amended to read as follows:

5. <u>a.</u> "Public agency" means a state agency, an institution under the control of the board of regents, the judicial branch as provided in section 8D.13, subsection 17, a school corporation, a city library, a library service area as provided in chapter 256, a county library as provided in chapter 336, or a judicial district department of correctional services established in section 905.2, to the extent provided in section 8D.13, subsection 15, an agency of the federal government, or a United States post office which receives a federal grant for pilot and demonstration projects.

b. For the purposes of this chapter, "public agency" also includes any homeland security or defense facility established by the administrator of the emergency management division of the department of public defense or the governor or any facility connected with a security or defense system as required by the administrator of the emergency management division of the department of public defense or the governor. A facility that is considered a public agency pursuant to this paragraph shall be authorized to access the Iowa communications network strictly for homeland security communication purposes. Any utilization of the network that is not related to communications concerning homeland security is expressly prohibited.

Approved April 4, 2002

CHAPTER 1066

ACQUISITION OR HOLDING OF AGRICULTURAL LAND — PERMANENT RESIDENTS

S.F. 2272

AN ACT providing for agricultural land held by individuals lawfully admitted into the United States for permanent residence, and making penalties applicable.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. Section 567.1, subsection 5, Code 2001, is amended to read as follows:

- 5. "Nonresident alien" means an individual who is not a any of the following:
- a. A citizen of the United States, and who has not been classified as a
- b. A person lawfully admitted into the United States for permanent resident alien residence by the United States immigration and naturalization service. An individual is lawfully admitted for permanent residence regardless of whether the individual's lawful permanent resident status is conditional.

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